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10/661,752	09/12/2003	Darwin Mitchel Hanks	200313596-1	8149

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EXAMINER

LAMB, CHRISTOPHER RAY

ART UNIT	PAPER NUMBER
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2627

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PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/661,752

Applicant(s)

HANKS, DARWIN MITCHEL

Examiner

Christopher R. Lamb

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 18 June 2007.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-5,9,11,13-18,23,25-29,34-39,43 and 45-48 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-5,9,11,13-18,23,25-29,34-39,43 and 45-48 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- ☐ Notice of References Cited (PTO-892)
- ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____.
- ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- ☐ Notice of Informal Patent Application
- ☐ Other: _____.

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 45-48 are rejected under 35 U.S.C. 102(b) as being anticipated by Tsutsui et al. (US 5,808,983).

Regarding claim 45:

Tsutsui discloses:

A system for establishing a baseline signal for application to an actuator within an optical disk drive to focus optics on an optical disk within the optical disk drive (abstract: Tsutsui refers to the baseline position as the “optimum focus offset position;” that it involves a signal is shown by, for example, column 1, lines 59-65), the system comprising a baseline actuator positioning routine configured to:

apply actuator control signals to the actuator to step the actuator through a full range of focus (column 10, lines 34-50);

obtain a SUM signal at each step, the SUM signal being a sum of signals received from a plurality of focus sensors (column 14, lines 25-45; Fig. 7; the RF signal of Tsutsui is such a sum of signals);

identify one of the obtained SUM signals (column 10, lines 34-50); and

set the baseline actuator control signal according to an applied actuator control signal which resulted in the identified one of the obtained SUM signals (column 14, lines 50-65: "an optimum point can be...set").

Regarding claim 46:

Tsutsui discloses (Fig. 12) a control circuit 17: this is a processor-readable medium comprising processor-executable instructions for focusing optics. All other limitations positively recited have already been discussed with regards to claim 45.

Regarding claim 47:

This is a method claim corresponding to claim 45. This claim is met when the system of Tsutsui operates.

Regarding claim 48:

This claim is similar to claim 45 and is similarly rejected, as Tsutsui discloses means to implement the system of Tsutsui (for example, Fig. 12).

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tsutsui in view of Fennema (US 5,164,932).

Tsutsui discloses a system as discussed in the rejection of claim 45 above.

Tsutsui does not disclose "wherein the baseline actuator positioning routine is configured to set the baseline actuator control signal to approximately 75% of the actuator control signal which resulted in the maximum of the obtained SUM signals."

Instead, Tsutsui sets it to the signal which resulted in the maximum, as discussed above.

Fennema discloses that a baseline actuator positioning routine should be configured to set the baseline actuator control signal to approximately 75% of the actuator control signal which resulted in the maximum of the obtained SUM signals (Fennema gives the reasons in, for example, column 1, lines 58-67; the "approximately 75%" value is apparent from Fig. 3, where points 36 and 37 are the desired SUM signal, or readback signal, levels).

It would have been obvious to one of ordinary skill at the time of the invention to include in Tsutsui wherein the baseline actuator positioning routine is configured to set the baseline actuator control signal to approximately 75% of the actuator control signal which resulted in the maximum of the obtained SUM signals.

The motivation would have been eliminate the problem disclosed by Fennema (column 1, lines 58-67): a point at the maximum level has a negative effect in the case of slight defocusing, whereas a lower point does not.

5. Claims 1, 4, 5, 14, 17, 18, 23, 25, 28, 29, 35, 38, 39, and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hajjar et al. (US 5,742,573) in view of Tsutsui.

Regarding claim 1:

Regarding claim 1, Hajjar discloses a system for establishing a baseline signal for application to an actuator within an optical disk drive to focus optics on an optical disk within the optical disk drive (abstract), the system comprising:

an error term generator configured to generate an error term (column 5, lines 1-11, where the details are similar to column 4, lines 15-18);

an adaptation coefficient configured to regulate a rate at which the error term modifies an actuator control signal (column 5, lines 1-11, where the details are similar to column 4, lines 53-57: if the feedforward signal is averaged with previous iterations there must be a coefficient configured to regulate the rate at which the error term modifies it); and

an actuator control signal generator to generate the actuator control signal, wherein the actuator control signal is a function of a prior actuator position, the error term and the adaptation coefficient (column 5, lines 1-11, where the details are similar to column 4, lines 46-57).

Hajjar does not disclose wherein the baseline actuator positioning routine is configured to "apply actuator control signals to the actuator to step the actuator full a full range of focus; obtain a SUM signal at each step, the SUM signal being a sum of signals received from a plurality of focus sensors; identify one of the obtained SUM signals; and set the baseline actuator control signal according to an applied actuator control signal which resulted in the identified one of the obtained SUM signals."

Tsutsui discloses that it is necessary to set a focus offset signal in order to achieve an optimum focusing condition (column 1, lines 59-65). Tsutsui discloses that to set this focus offset, the focus offset positioning routine must be configured to:

apply actuator control signals to the actuator to step the actuator through a full range of focus (column 10, lines 34-50);

obtain a SUM signal at each step, the SUM signal being a sum of signals received from a plurality of focus sensors (column 14, lines 25-45: the RF signal of Tsutsui is such a sum of signals);

identify one of the obtained SUM signals (column 10, lines 34-50); and

set the baseline actuator control signal according to an applied actuator control signal which resulted in the identified one of the obtained SUM signals (column 14, lines 50-65: "an optimum point can be...set")

Therefore, it would have been obvious to one of ordinary skill in the art to include in Hajjar the configuration taught by Tsutsui, including all the steps listed above. The motivation would have been to achieve an optimum focusing condition, as taught by Tsutsui (Hajjar's apparatus requires focusing on the disc in order to obtain the values it uses in the feed forward signal; thus optimum focusing conditions are necessary for Hajjar's apparatus).

Regarding claim 4, in Hajjar in view of Tsutsui the error term generator is configured to calculate the error term for every new actuator control signal generated by the actuator control signal generator (Hajjar's apparatus always calculates uses the error term to generate the control signal).

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Regarding claim 5, in Hajjar in view of Tsutsui the actuator control signal generator additionally comprises:

a coefficient generator to generate coefficients as a function of inputs comprising the adaptation coefficient and the error term (Hajjar: column 4, lines 37-57); and

a Fourier subroutine to generate the actuator control signal using the coefficients generated (Hajjar: column 45, lines 37-57).

Regarding claim 11, in Hajjar in view of Tsutsui the baseline actuator control signal includes an AC component (it alternates based on the surface height deviations on the disk).

Regarding claims 14, 17, and 18, a processor-readable medium comprising processor-executable instructions corresponding is inherent to Hajjar. Otherwise these claims are similar to claims 1, 4, and 5, and are rejected for the same reasons.

Regarding claim 23, the instructions for setting the baseline actuator control signal comprises instructions for setting different baseline actuator control signals for different sectors of the disk (it is different wherever there is a surface deviation, so even though Hajjar does not specifically measure sector-by-sector the signal is inherently different in different sectors of the disk).

Regarding claims 25, 28, and 29, they are method claims corresponding to the earlier and are met when the system operates.

Regarding claims 35, 38, 39, and 43, they are similar to the earlier claims, and are rejected for the same reasons.

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6. Claims 2, 3, 15, 16, 26, 27, 36, and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hajjar in view of Tsutsui as applied to the claims above, and further in view of Shoda et al. (US 5,477,333).

Regarding claim 2, Hajjar in view of Tsutsui discloses a system as discussed above.

Hajjar in view of Tsutsui does not disclose “wherein the error term generator is configured to generate the error term using a FES signal as input.”

Hajjar in view of Tsutsui is trying to detect the surface height deviations of the disk (Hajjar: column 2, lines 10-11). Hajjar does so by focusing the lens and then detecting the lens position, which is parallel to the disk. However, directly detecting the surface height deviations would be more efficient.

Shoda discloses a method of detecting the distance between a lens and a measured surface (abstract). The method involves detecting a focus error signal “which represents a difference between a distance of the object lens from the measured surface” (abstract).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Hajjar in view of Tsutsui as taught by Shoda to replace the focusing and lens position detecting steps of Hajjar with directly measuring the FES signal. The motivation would have been to simplify the measuring process, which would make it both more reliable and more efficient.

In Hajjar in view of Tsutsui as modified by Shoda, the error term generator would be configured to generate the error term using a FES signal as input.

Regarding claim 3, Hajjar discloses sampling the position sensor signal and using an A-to-D converter to produce the error term (column 5, lines 29-37); in Hajjar Hajjar in view of Tsutsui and further in view of Shoda, then, the error term generator is configured to sample the FES signal and use an A-to-D converter to produce the error term.

Regarding claims 15 and 16, Hajjar in view of Tsutsui, and further in view of Shoda inherently includes a processor-readable medium; all other elements of these claims have been discussed.

Regarding claims 26, 27, 36, and 37, they are similar to claims 2 and 3 and rejected for the same reasons.

7. Claims 1, 4, 9, 14, 17, 25, 28, 34, 35, and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tsutsui in view of Faucett (US 2002/0089906 A1).

Regarding claim 1:

Faucett discloses a system for establishing a baseline signal for application to an actuator within an optical disk drive to focus optics on an optical disk within the optical disk drive (paragraph 7), the system comprising:

an error term generator configured to generate an error term (paragraph 15);

an adaptation coefficient configured to regulate a rate at which the error term modifies an actuator control signal (there are several: for example term A in equation 3);
and

an actuator control signal generator to generate the actuator control signal, wherein the actuator control signal is a function of a prior actuator position, the error term and the adaptation coefficient (equation 3).

Faucett does not disclose wherein the baseline actuator positioning routine is configured to “apply actuator control signals to the actuator to step the actuator full a full range of focus; obtain a SUM signal at each step, the SUM signal being a sum of signals received from a plurality of focus sensors; identify one of the obtained SUM signals; and set the baseline actuator control signal according to an applied actuator control signal which resulted in the identified one of the obtained SUM signals.”

Tsutsui discloses that it is necessary to set a focus offset signal in order to achieve an optimum focusing condition (column 1, lines 59-65). Tsutsui discloses that to set this focus offset, the focus offset positioning routine must be configured to:

apply actuator control signals to the actuator to step the actuator through a full range of focus (column 10, lines 34-50);

obtain a SUM signal at each step, the SUM signal being a sum of signals received from a plurality of focus sensors (column 14, lines 25-45: the RF signal of Tsutsui is such a sum of signals);

identify one of the obtained SUM signals (column 10, lines 34-50); and

set the baseline actuator control signal according to an applied actuator control signal which resulted in the identified one of the obtained SUM signals (column 14, lines 50-65: “an optimum point can be...set”)

Therefore, it would have been obvious to one of ordinary skill in the art to include in Faucett the configuration taught by Tsutsui, including all the steps listed above. The motivation would have been to achieve an optimum focusing condition, as taught by Tsutsui .

Regarding claim 4, in Faucett in view of Tsutsui the error term generator is configured to calculate the error term for every new actuator control signal generated by the actuator control signal generator (obvious from Faucett equation 3).

Regarding claim 9, in Faucett the actuator control signal generator is configured, if an angular disk speed of the optical disk drive is sufficiently high, to shift a phase of terms within the actuator control signal to reduce actuator resonance (paragraph 28; the response time of the compensator can be improved – presumably necessary at a higher speed – but it shifts the phase of the actuator signal).

Regarding claims 14, 17, 25, 28, 34, 35, and 38:

They are similar to the earlier claims, and are rejected for the same reasons.

Response to Arguments

8. Applicant's arguments filed June 18th, 2007 have been fully considered but they are not persuasive.

Applicant's first argument is stated on pages 11-12 of the remarks filed June 18th, 2007. Applicant notes that the claim requires stepping the actuator through a full range of focus. Applicant argues that Tsutsui discloses varying an offset signal for a period, and that "the variance of an offset signal for an entire period does not step an actuator

through a **full range of focus**" (emphasis in original). Applicant defines an offset signal as "a signal that is added to the focusing error signal."

However, when the offset signal level is changed, the focus position is changed. See, for example, Tsutsui column 8, lines 60-67. Therefore when Tsutsui steps through a full range of focus offsets, Tsutsui is stepping through a full range of focal positions, and therefore stepping the actuator through a full range of focus.

This is the entire point of Tsutsui: that by stepping through the full range of focus, one can find the optimal offset and thus the optimal focal position. Thus this argument is not persuasive.

Applicant's second argument, on page 12, is that Tsutsui does not disclose obtaining a SUM signal at each step. This argument is based on the first argument: Applicant argues that since Tsutsui does not step through a full range of focus, Tsutsui cannot possibly obtain a SUM signal at each step. However, since Tsutsui does step through a full range of focus, this argument is not persuasive.

This can be seen in Fig. 7: Tsutsui steps through a full range of focus (from S_0 to S_n), and obtains the SUM signal, or RF signal, level at each step.

Applicant goes on to argue with the rejection of the rest of the claims, but all of these arguments are based upon the persuasiveness of the first two arguments. Since neither of those arguments have been found to be persuasive, these further arguments are not persuasive either.

Conclusion

9. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher R. Lamb whose telephone number is (571) 272-5264. The examiner can normally be reached on 9:00 AM to 6:30 PM Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Korzuch can be reached on (571) 272-7589. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

CRL 8/21/07

/William R. Korzuch/

SPE, Art Unit 2627